First Regular Session **Seventy-first General Assembly** STATE OF COLORADO

REENGROSSED

This Version Includes All Amendments Adopted in the House of Introduction

LLS NO. 17-0170.01 Jane Ritter x4342

SENATE BILL 17-062

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A BILL FOR AN ACT

101 CONCERNING THE RIGHT TO FREE SPEECH ON CAMPUSES OF PUBLIC 102 INSTITUTIONS OF HIGHER EDUCATION.

Bill Summary

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at http://leg.colorado.gov/.)

The bill prohibits public institutions of higher education from restricting a student's constitutional right to speak in any way in a public forum, including speaking verbally, holding a sign, or distributing flyers or materials. Additionally, a public institution of higher education shall not impose unreasonable restrictions on the time, place, and manner of student speech that occurs in a public forum and is protected by the first Amended 3rd Reading February 13, 2017

amendment. Court actions for violations of the provisions of the bill are allowed and include recovery of reasonable court costs and attorney fees. Public institutions of higher education are prohibited from designating any area on campus as a free speech zone.

1 Be it enacted by the General Assembly of the State of Colorado: 2 **SECTION 1.** In Colorado Revised Statutes, add 23-5-144 as 3 follows: 4 Students' right to speak in a public forum -23-5-144. 5 <u>legislative declaration</u> - definitions - violations - court actions - free 6 speech zones. (1) THE FIRST AMENDMENT OF THE UNITED STATES 7 CONSTITUTION AND ARTICLE II, SECTION 10 OF THE COLORADO 8 CONSTITUTION EACH PROTECT THE RIGHT TO FREE SPEECH, INCLUDING THE 9 SPEECH OF STUDENTS ENROLLED AT PUBLIC INSTITUTIONS OF HIGHER 10 EDUCATION. THE GENERAL ASSEMBLY DECLARES THAT IT IS A MATTER OF 11 STATEWIDE INTEREST TO PROTECT THE RIGHTS OF STUDENTS TO EXERCISE 12 THEIR FREEDOM OF SPEECH ON THE CAMPUSES OF PUBLIC INSTITUTIONS OF 13 HIGHER EDUCATION, WHILE RECOGNIZING THE RIGHT OF THOSE 14 INSTITUTIONS OF HIGHER EDUCATION TO ENACT REASONABLE TIME, PLACE, 15 AND MANNER RESTRICTIONS THAT PRESERVE THEIR ABILITY TO FULFILL 16 THEIR EDUCATIONAL MISSIONS. AT THE SAME TIME, THE GENERAL 17 ASSEMBLY DECLARES THAT STUDENT EXPRESSION ON THE CAMPUSES OF 18 INSTITUTIONS OF HIGHER EDUCATION IS A VITAL COMPONENT OF THE 19 EDUCATIONAL ENVIRONMENT AT THESE INSTITUTIONS OF HIGHER 20 EDUCATION AND THAT PROMOTING THE FREE AND UNFETTERED EXCHANGE 21 OF IDEAS IN THIS MARKETPLACE OF IDEAS IS ONE WAY IN WHICH THESE 22 INSTITUTIONS OF HIGHER EDUCATION FULFILL THEIR EDUCATIONAL 23 MISSIONS.

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1	(2) As used in this section, unless the context otherwise
2	REQUIRES:
3	(a) "Expression" means any lawful verbal or written
4	MEANS BY WHICH INDIVIDUALS MAY COMMUNICATE IDEAS TO ONE
5	ANOTHER, INCLUDING ALL FORMS OF PEACEFUL ASSEMBLY, PROTESTS,
6	SPEAKING VERBALLY, HOLDING SIGNS, CIRCULATING PETITIONS, AND
7	DISTRIBUTING WRITTEN MATERIALS. "EXPRESSION" INCLUDES VOTER
8	REGISTRATION ACTIVITIES BUT DOES NOT INCLUDE SPEECH THAT IS
9	PRIMARILY FOR A COMMERCIAL PURPOSE, INCLUDING THE PROMOTION,
10	SALE, OR DISTRIBUTION OF ANY PRODUCT OR SERVICE.
11	(b) "Institution of higher education" means a public
12	POSTSECONDARY INSTITUTION.
13	(c) "STUDENT" MEANS A PERSON WHO IS ENROLLED FOR
14	EDUCATIONAL PURPOSES AT AN INSTITUTION OF HIGHER EDUCATION.
15	(d) "STUDENT FORUM" MEANS, AS APPLIED TO STUDENTS, ANY
16	GENERALLY ACCESSIBLE, OPEN, OUTDOOR AREA ON THE CAMPUS OF AN
17	INSTITUTION OF HIGHER EDUCATION, AS WELL AS ANY NONACADEMIC AND
18	PUBLICLY OPEN PORTION OF A FACILITY THAT THE INSTITUTION OF HIGHER
19	EDUCATION HAS TRADITIONALLY MADE AVAILABLE TO STUDENTS FOR
20	EXPRESSIVE PURPOSES.
21	(3) AN INSTITUTION OF HIGHER EDUCATION SHALL NOT <u>LIMIT OR</u>
22	RESTRICT A STUDENT'S EXPRESSION IN A STUDENT FORUM, INCLUDING
23	SUBJECTING A STUDENT TO DISCIPLINARY ACTION RESULTING FROM HIS OR
24	HER EXPRESSION, BECAUSE OF THE CONTENT OR VIEWPOINT OF THE
25	EXPRESSION OR BECAUSE OF THE REACTION OR OPPOSITION BY LISTENERS
26	OR OBSERVERS TO SUCH EXPRESSION.
27	(4) AN INSTITUTION OF HIGHER EDUCATION SHALL NOT DESIGNATE

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1	ANY AREA ON CAMPUS AS A FREE SPEECH ZONE OR OTHERWISE CREATE
2	POLICIES IMPLYING THAT ITS STUDENTS' EXPRESSIVE ACTIVITIES ARE
3	RESTRICTED TO PARTICULAR AREAS OF CAMPUS. AN INSTITUTION OF
4	HIGHER EDUCATION SHALL NOT, EXCEPT FOR THE PURPOSE OF ENACTING
5	TIME, PLACE, AND MANNER RESTRICTIONS PERMITTED PURSUANT TO
6	SUBSECTION (5) OF THIS SECTION, RESTRICT THE RIGHT OF STUDENTS TO
7	ENGAGE IN EXPRESSION IN A STUDENT FORUM.
8	(5) AN INSTITUTION OF HIGHER EDUCATION SHALL NOT IMPOSE
9	RESTRICTIONS ON THE TIME, PLACE, AND MANNER OF STUDENT
10	EXPRESSION IN A STUDENT FORUM UNLESS THE RESTRICTIONS:
11	(a) Are reasonable;
12	(b) Are justified without reference to the content of the
13	SPEECH;
14	(c) Are narrowly tailored to serve a significant
15	GOVERNMENTAL INTEREST; AND
16	(d) Leave open ample alternative channels for
17	COMMUNICATION OF THE INFORMATION OR MESSAGE.
18	(6) (a) NOTHING IN THIS SECTION GRANTS OTHER MEMBERS OF THE
19	COLLEGE OR UNIVERSITY COMMUNITY THE RIGHT TO DISRUPT PREVIOUSLY
20	SCHEDULED OR RESERVED ACTIVITIES IN A PORTION OR SECTION OF THE
21	STUDENT FORUM AT THAT SCHEDULED TIME.
22	(b) Nothing in this section shall be interpreted as
23	PREVENTING AN INSTITUTION OF HIGHER EDUCATION FROM PROHIBITING,
24	LIMITING, OR RESTRICTING EXPRESSION THAT IS NOT PROTECTED UNDER
25	THE FIRST AMENDMENT.
26	(7) ANY STUDENT WHO HAS BEEN DENIED ACCESS TO A STUDENT
2.7	FORUM FOR EXPRESSIVE PURPOSES PROTECTED BY THIS SECTION MAY

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1	BRING AN ACTION IN A COURT OF COMPETENT JURISDICTION TO ENJOIN ANY
2	VIOLATION OF THIS SECTION OR TO RECOVER REASONABLE COURT COSTS
3	AND ATTORNEY <u>FEES.</u>
4	_
5	(8) In an action brought pursuant to subsection (6) of this
6	SECTION, IF THE COURT FINDS THAT A VIOLATION OCCURRED, THE COURT
7	SHALL AWARD THE AGGRIEVED PARTY INJUNCTIVE RELIEF FOR THE
8	VIOLATION AND SHALL AWARD REASONABLE COURT COSTS AND ATTORNEY
9	FEES.
10	(9) A <u>STUDENT</u> SHALL BRING AN ACTION PURSUANT TO THIS
11	SECTION WITHIN ONE CALENDAR YEAR AFTER THE DATE THAT THE
12	VIOLATION OCCURRED.
13	SECTION 2. Act subject to petition - effective date. This act
14	takes effect at 12:01 a.m. on the day following the expiration of the
15	ninety-day period after final adjournment of the general assembly (August
16	9, 2017, if adjournment sine die is on May 10, 2017); except that, if a
17	referendum petition is filed pursuant to section 1 (3) of article V of the
18	state constitution against this act or an item, section, or part of this act
19	within such period, then the act, item, section, or part will not take effect
20	unless approved by the people at the general election to be held in
21	November 2018 and, in such case, will take effect on the date of the
22	official declaration of the vote thereon by the governor.

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